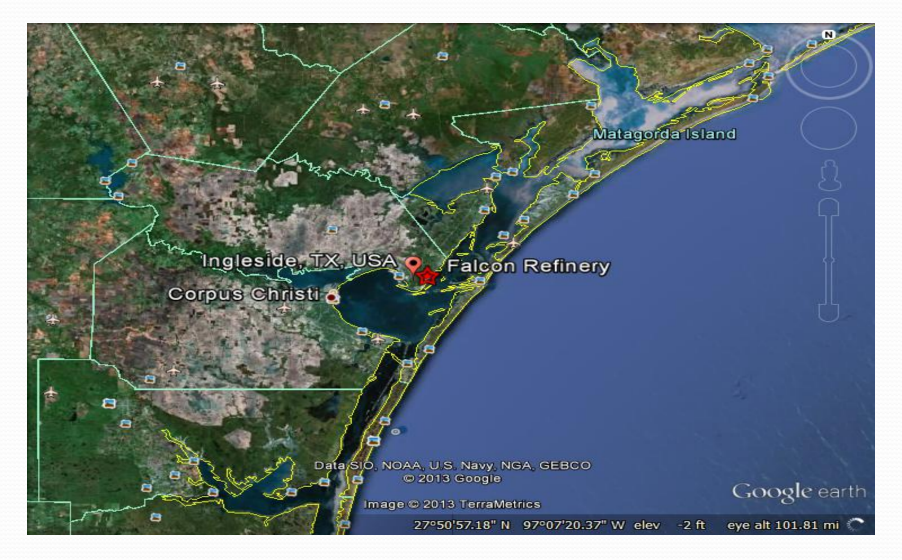
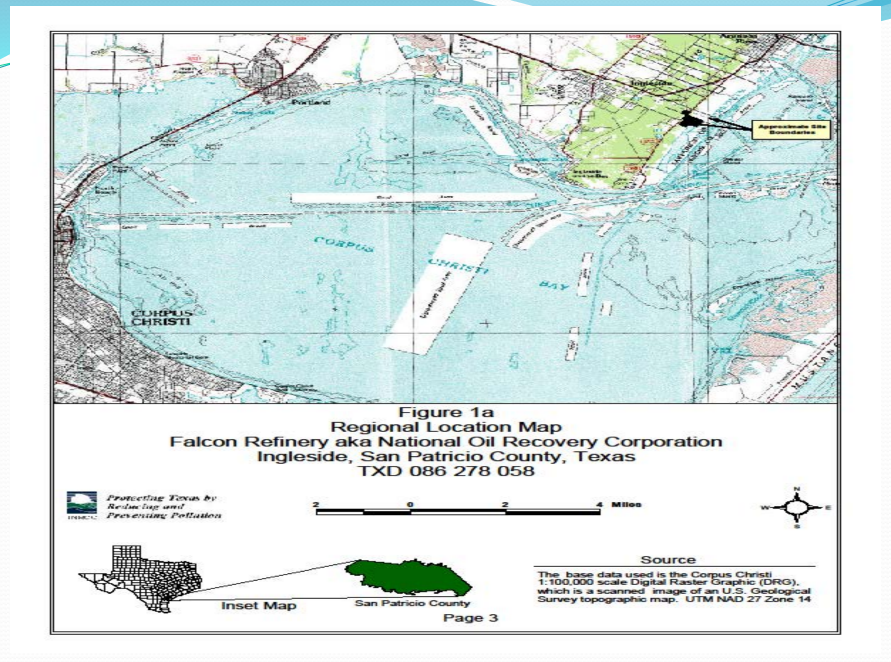
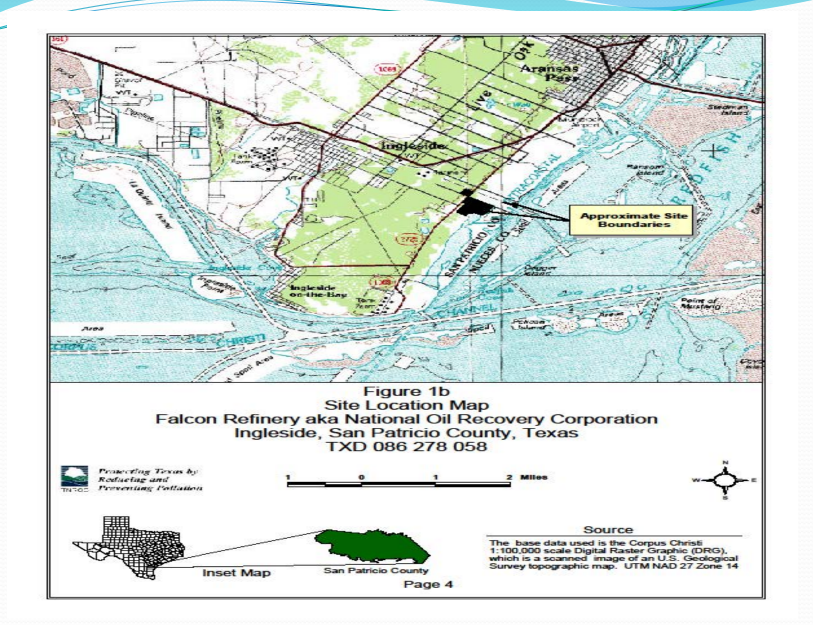
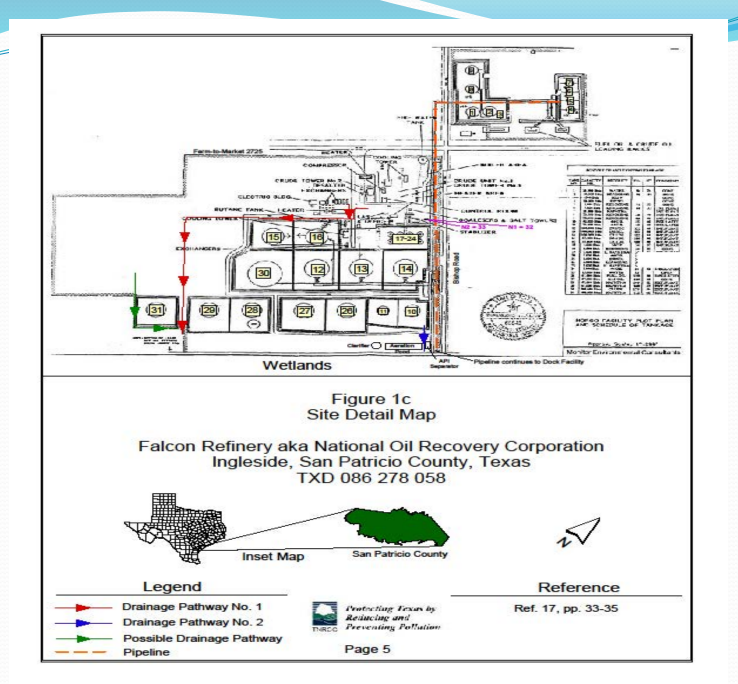
# Falcon Refinery Site (06MC)

### Site Location









### 09.2003 Aerial



- 4/1980: The refinery was constructed by UNI Refining
  - The refinery or portions thereof operated intermittently under various entities for refining and storage and then just storage.
- 12/1990: National Oil Recovery Corporation (NORCO ) obtained the facility
  - 6/1991: NORCO obtained the dock facility from Sun Operating.
  - It does not appear that NORCO ever operated the facility but did lease the facility out for use of the onsite storage tanks.
- 09/2011: Designation as Superfund Alternatives Site cancelled and Site was listed on the NPL
- 2/2012: Lazarus Texas Refinery 1 (LTR1)obtained the facility and dock. NORCO remains liable for cleanup activities under the AOC even though they have a sales contract where LTR1 has formally accepted those continuing AOC responsibilities.

### Enforcement – 2004

- Jun 2004: Two AOCs (Removal AOC and Remedial [RI/FS] AOC) issued to National Oil Recovery Corporation (NORCO).
- RI/FS AOC for Falcon Refinery as a Superfund Alternative Site.

### Enforcement – 2010

- Feb 2010: NORCO advised EPA that it was financial unable to continue performance of Removal and RI/FS actions.
- Feb. 2010 to March 2011:
- EPA supports NORCO's attempt to sell the refinery because NORCO informs EPA that the sale proceeds would be used to finance the remaining requirements of the two orders.

### Enforcement - 2011

- Mar 2011: EPA invokes work takeover provisions in Removal and Remedial Orders for default of both orders. EPA also sends notice that EPA intended to perfect a lien on the property.
- Apr 2011: EPA receives \$1,000,000.00 from NORCO's two letters of Credit. (\$500.000.00 each deposited into two separate Special Accounts.

### Enforcement – 2011 (cont.)

- May 2011: NORCO entered into an Agreed Order to resume removal action.
- Sep 2011: NORCO entered into an Agreed Order to resume RI/FS action.
- Sep 2011: Site listed on the NPL.
- Oct 2011: EPA sent to NORCO Notice of Deficiencies involving remedial action.
- Dec 2011: For the second time, EPA found NORCO to be in default in the performance of the RI/FS Order and commenced a work takeover. EPA continues to perform RI/FS.

### Enforcement – 2012

- NORCO sells the Falcon Refinery Site to Lazarus Texas Refinery I, LLC (LTRI).
  - Letter Agreement between NORCO and LTRI provides that LTRI is solely responsible for costs, expenses and penalties in any way relating to ... the EPA mandated clean-up contemplated and provided for under the AOC's and Agreed Orders.
- Mar 2012: EPA sent letter to NORCO demanding payment of \$209,036.12 to comply with RI/FS order.
- Sep 2012: EPA Cincinnati sends notice of non-compliance letter to NORCO for failure to pay past due amount of \$209,036.12.

## Enforcement – 2012 (cont.)

- Mar 2012: EPA sent letter to NORCO demanding payment of \$209,036.12 to comply with RI/FS order.
- Sep 2012: EPA Cincinnati sends notice of non-compliance letter to NORCO for failure to pay past due amount of \$209,036.12.

### Enforcement - 2013

- Jan. 2013: Region 6 referral of Superior Oil to DOJ alleging OPA violations by Superior.
- Aug 26, 2013: EPA received NORCO's CERCLA 104(e) response. EO's review of NOROC's response revealed numerous unanswered questions.

### Enforcement – 2013 (cont.)

- July 2013: CERCLA 104(e) Information Request sent to NORCO requesting:
  - information concerning the assumption of responsibilities by LTRI for costs, expenses and penalties;
  - and financial information to evaluate NORCO's obligations for the Site (inability to pay information).
- Aug. 2013: CERCLA 104(e) Information Request sent to LTRI requesting:
  - 1) information relating to intent to be responsible for NORCO's costs, expenses and penalties involving the Removal/Remedial AOCs issued to NORCO,
  - 2) information concerning its relations to its numerous related business entities, and
  - 3) information concerning its possible status as a bona fide prospective purchaser (BFPP).

### ENFORCEMENT – 2013 (cont.)

- Aug 26, 2013: EPA received NORCO's CERCLA 104(e) response. EO's review of NORCO'S response revealed numerous unanswered questions.
- Sep 18, 2013: EPA received LTRI's CERCLA 104(e) response. EO's review of LTRI's response revealed numerous unanswered issues of concern.

### Enforcement – 2014

- Drafting of follow-up questions underway to address unanswered responses in NORCO's and LTRI's CERCLA 104(e) responses.
- Continuation of coordination involving the dock area of the site between Remedial, Removal, Enforcement and Legal branches and John Carroll, LTRI concerning LTRI's bank loan to finance remaining removal action. (rewrite)

#### Removal

- 08/2003: Action Memo for Oversight Costs Signed to be included in AOC (\$99,993).
- 06/2004: Removal AOC entered into with PRP (National Oil Recovery Corporation (NORCO)) to conduct Removal Action. The Scope of Work is:
  - Remove/Dispose of source materials from tanks, misc. containers, equipment, buildings, piping, and piping to the docks
  - The work also includes:
    - Asbestos Inspection and Abatement
    - Assessment and Removal of Hazardous Substance, or Pollutants, or Contaminants
    - Decontamination of Containers, Equipment, Piping, and Buildings
    - Removal of Containers, Equipment,
       Piping, and Other Contaminated Items
    - Consolidation, Removal, and Disposal of Visibly Contaminated Soils

#### Remedial

- 06/2004: Remedial AOC entered into with PRP to conduct RI/FS
- Aug 2007: NORCO conducts RI Sampling.

#### Removal

- 02/10/2010: Superior Crude (Leasee) had a large oil spill estimated at 24,000 bbls with 2200 bbls entering wetland (Cleanup Performed by Superior)
- 03/28/2011: Work Takeover Letter issued to NORCO for default on Removal Order
- 04/2011 EPA obtains \$500K for Removal through Letter of Credit from NORCO due to default on Removal Order
- 05/2/2011: Agreed Order
   negotiated allowing NORCO to resume Removal Action

#### Remedial

- 02/10/2010: Superior Crude
  (Leasee) had a large oil spill
  estimated at 24,000 bbls with
  2200 bbls entering wetland
  (Cleanup Performed by
  Superior)
- 03/28/2011: Work Takeover
   Letter issued to NORCO for default on Remedial Order
- 04/2011 EPA obtains \$500K for Remedial through Letters of Credit from NORCO due to default on Remedial AOC

# 11.22.2011 Aerial



#### Removal

- During NORCO Ownership under the AOC (8/2003 2/2012), NORCO accomplished the following:
  - Disposal of:
    - 7.8 M gallons of hazardous waste liquids via deep well injection
    - 40 yd of petroleum contaminated soils
    - 15 yd hazardous solids
    - 58 T pounds of K169/Caustic Sludge
    - 166 T pounds K169 Sludge
    - 50 yd fiberglass insulation
  - Recycled 1.8 M pounds metal
  - Recycled 17 T gallons of oil
  - Cleaned/Gas Freed/Demolished 15 Tanks

#### Remedial

#### Removal

- o2/23/12: Sale of Falcon Refinery -Letter Agreement between NORCO and LEH/LTR (closed about 2/29/12)
- o6/28/2012: Superior Crude (Leasee) had a pipeline spill estimated at 15 – 20 bbls (Cleanup Performed by Superior).
- 12/26/2012: Superior Crude (Leasee) had another tank spill (Tank 13) estimated at 3 – 5 gallons/minute and remained in a trench in secondary containment. Tank pumped off to barge. TRRC involved. (Cleaned up by Superior)
- 12/31/12: LTR1 activities on-site ceased due to funding issues

#### Remedial

- 02/23/12: Sale of Falcon Refinery Letter Agreement between NORCO and LEH/LTR (closed about 2/29/12)
- o6/28/2012: Superior Crude (Leasee) had a pipeline spill estimated at XXX bbls (Cleanup Performed by Superior).
- 03/2012: EPA sent letter to NORCO demanding payment of \$209,036.12 to comply with RI/FS order.
- 09/2012: EPA Cincinnati sends notice of noncompliance letter to NORCO for failure to pay past due amount of \$209,036.12.
- 09/2012: RI/FS Task Order issued to RACS Contractor (\$500K need \$1.2M).
- 12/26/2012: Superior Crude (Leasee) had another tank spill (Tank 13) estimated at 3 – 5 gallons/minute and remained in a trench in secondary containment. Tank pumped off to barge. TRRC involved. (Cleaned up by Superior)
- 02/2013: EPA Contractor's Site Management Plan, QAPP, FSP approved for RI/FS.

#### Removal

- LTR1 actions since 2/12 12/12purchase:
  - Conducted Site Maintenance Activities
  - Repaired Secondary Containment
  - Cleaned and Made Temp. Repair to T12 to facilitate transfer of water from T26
  - Set up transfer piping to transfer water from T26 to T12
  - Irrigation Field Set Up for Land Application of Treated water from T12/26
  - Removed portion of T30 internal roof to access sludge
  - Disposed of 50 yd of fiberglass insulation from previous tank demo
  - Inventoried/Sample Waste for Disposal and Treatment Option.
- 1/13: LTR1 progress stops due to funding issues
- 3/13: LTR1 provides information about a loan it is seeking to continue progress at site
- 4/13 LTR1 indicates the loan value is initially \$3.5 million but no further work can be done until loan is approved.

### Items Remaining to be Completed

#### Removal

- Remaining Removal Activities:
- Tank 26
  - Transfer oily water from T26 to T12 or T16 or
  - Remove/Dispose of oily water/sludge (26,000 bbl/11375 bbl)
  - Demolish /RefurbishTank (as desired)
  - Remove all contaminated soils from below tank
- Tank 7
  - Remove/Dispose sludge from Tank (861 bbls)
  - Demolish /RefurbishTank (as desired)
  - Remove all contaminated soils from below tank
- Tank 30
  - Remove remainder of internal roof
  - Remove/Dispose of oily water/sludge (3032 bbl/3032 bbl)
  - Demolish /RefurbishTank (as desired)
  - Remove all contaminated soils from below tank
- Tank 12
  - Transfer oily water (6246 bbl) to T16 to be treated and irrigated
  - Demolish /RefurbishTank (as desired)
  - Remove all contaminated soils from below tank

## Items to be completed

#### Removal

- Removal of materials from all piping and other equipment
- Butane Tank
  - Clean/Dispose of residual material
- Water Treatment System
  - Test installed irrigation system
  - Treat water with treatment chemical/sand/activated carbon
  - Test to determine if it meets TCEQ and Land Disposal Critera and Retreat as necessary
  - Batch irrigate once water meets criteria
- Asbestos Removal
  - Conduct additional Asbestos Survey of Process Area
  - Conduct Asbestos Removal/Disposal as required
- Removal Action Report

# Aerial Photo of Feb 2010 Spill



# 11.22.11 Aerial Showing Property



# North Refinery Area 11.22.13



# Main Refinery Area 11.22.13



# Refinery Dock Area 11.22.13



### Refinery Dock Closeup 11.22.13



# Tankage

Tank Number	Tank Capacity (bbls)	Waste Type	Waste Volume (feet)	Waste Volume (bbls)
7	10000	Sludge (K169)	2.5	861
12	100000	Oily Water	3	6246
26	65000	Oily Water Sludge (K169)	16 7	26000 11375
30	160000	Oily Water Sludge (K169)	0.75 0.75	3082 3082

- Tanks 13, 14, 15 being still with Superior Crude
- Tank 16 is being repaired by LTR1 (complete)

### **Estimated Costs**

- Sludge: 643,356 gallons @6.02#/gal@ .0005 ton/# X
   \$500/ton = \$968,250
- Oily Water: 35328 bbls (1,483,776 gallons) X \$1.00 =
   \$1,483,000
- Asbestos Waste: \$3600
- Soil: \$ 50,000
- Transportation: \$350,000
- Labor: \$ 1,000,000
- Equipment & Supplies: \$ 1,000,000
- Total: \$ 5,821,500 (includes 20% contingency)